UNITED STATES DISTRICT COURT

Eastern District of Washington

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BRUCE P. KRIEGMAN,	
Plaintiff,	
	JUDGMENT IN A CIVIL CASE
v. 0817726 BC, LTD., FRANK and DIANE GRANDE et al,	CASE NUMBER: CV-12-483-RMP
Defendants.	
☐ Jury Verdict. This action came before the Court for has rendered its verdict.	a trial by jury. The issues have been tried and the jury
Decision by Court. This action came to hearing be heard and a decision has been rendered.	fore the Court. The issues have been
IT IS ORDERED AND ADJUDGED 1.) Monetary J pursuant to 11 U.S.C. § 550 and RCW 19.40.071. 2.) made to Defendants Frank and Diane Grande within hereby avoided and Plaintiff may take all necessary a §§ 544, 550, 551 and 548(a) and (b) and RCW 19.40 Transfers in the amount of CAD \$5,833.31 made to I four years prior to the Petition Filing Date are hereby action to preserve the same, pursuant to 11 U.S.C. §§ 19.40.071. 4.) All said transfers to Defendants Frank Plaintiff shall be entitled to recover the same, or the Grande for the benefit of the estate of LLS America, All proofs of claim of the Defendants Frank and Diane Which may hereafter be filed or brought by, on behalt Frank and Diane Grande or their affiliated entities, agrelated bankruptcy proceedings, are hereby disallower granted herein and Defendants Frank and Diane Grande in full, pursuant to 11 U.S.C. §§ 502(d), 510(hereby established over the proceeds of all transfers in of LLS America; and 7.) Plaintiff is hereby awarded USD, for a total judgment of CAD \$83,833.24 plus \$100 the weekly average of one-year constant maturity (not Reserve System.	Transfers in the amount of CAD \$77,999.93 four years prior to the Petition Filing Date are action to preserve the same, pursuant to 11 U.S.C041(1) and (2) and RCW 19.40.071. 3.) Defendants Frank and Diane Grande more than avoided and Plaintiff may take all necessary 544, 550 and 551 and RCW 19.40.041(1) and and Diane Grande are hereby set aside and value thereof, from Defendants Frank and Diane pursuant to 11 U.S.C. §§ 544, 550 and 551. 5.) he Grande which have been filed or brought or for, or for the benefit of any of the Defendants gainst the Debtor's estate, in this bankruptcy or ed and subordinated to the monetary judgment and shall not be entitled to collect on their proof them is satisfied by Defendants Frank and Diane (c)(1) and 105(a). 6.) A constructive trust is an favor of the Trustee for the benefit of the estate costs (i.e. filing fees) in the amount of \$250.00 USD, which shall bear interest equal to
October 31, 2012 Date	JAMES R. LARSEN Clerk
Duto	s/ Cheryl Switzer
	(By) Deputy Clerk
	Cheryl Switzer